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5	Attorney for Defendant		
6	ASIM WAQAR		
7	IN THE UNITED STATES DISTRICT COURT		
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
9	OAKLAND DIVISION		
10			
11	UNITED STATES OF AMERICA,	Case No. CR 10-0565 JSW (EDL)	
12	Plaintiff,	STIPULATION AND [PROPOSED] ORDER MODIFYING CONDTIONS OF PRETRIAL	
13	v.	RELEASE AND AUTHORIZING TRAVEL	
14	YING HEI LAU,		
15			
16	Defendant.		
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19	Upon being advised that the Defendant has been complying		
20	with his conditions of Pretrial Release and that his Pretrial		
21	Services officer has no objection, the parties hereby stipulate		
22	that the conditions of release shall be modified in the following		
23			
24	manner to permit travel by the Defendant:		
25	1. Defendant shall be permitted to travel to Hong Kong,		
26	China on January 13, 201	3 and return on January 20, 2013	
27	where he will stay with	and visit his aged mother. Prior	

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to departure, Defendant shall provide Pretrial Services			
with his travel itinerary including the address and			
telephone number where he will be staying. Defendant			
shall not travel outside of Hong Kong, China prior to his			
return to the Bay Area.			

- 2. Defendant shall comply with all other conditions of release while in Hong Kong, China.
- 3. In order to facilitate Defendant's travel by air consistent with TSA regulations, Pretrial Services shall temporarily return Defendant's passport to Defendant to travel to Hong Kong. Defendant shall return his passport to the custody of Pretrial Services within 24 hours of his return to the Bay Area subject to business hours or further instructions of Pretrial Services.

Dated: December 10, 2012 Dated: December 10, 2012

/s/ /s/

GAIL SHIFMAN DEBORAH DOUGLAS

Attorney for Defendant Assistant U.S. Attorney

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[PROPOSED] ORDER

This matter having come before the Court upon the stipulation of the parties, and the Court being advised,

IT IS ORDERED that the conditions of pretrial release shall be modified in the following manner:

- 1. Defendant shall be permitted to travel to Hong Kong,
 China on January 13, 2013 and return on January 20, 2013
 where he will stay with and visit his aged mother. Prior
 to departure, Defendant shall provide Pretrial Services
 with his travel itinerary including the address and
 telephone number where he will be staying. Defendant
 shall not travel outside of Hong Kong, China prior to his
 return to the Bay Area.
- 2. Defendant shall comply with all other conditions of release while in Hong Kong, China.
- 3. In order to facilitate Defendant's travel by air consistent with TSA regulations, Pretrial Services shall temporarily return Defendant's passport to Defendant to travel to Hong Kong. Defendant shall return his passport to the custody of Pretrial Services within 24 hours of his return to the Bay Area subject to business hours or further instructions of Pretrial Services.

Dated: December <u>11</u>, 2012

UNITED STATES MAGISTRATE JUDGE